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| APPLICATION NO.                                | FILING DATE   | FIRST NAMED INVENTOR  | ATTORNEY DOCKET NO.     | CONFIRMATION NO         |  |
|--|---------------|-----------------------|-------------------------|-------------------------|--|
| 09/788,059                                     | 02/16/2001    | David Frederick Bantz | YOR920000804US1         | 5389                    |  |
| 75   | 90 10/28/2005 |                       | EXAM                    | INER                    |  |
| Duke W. Yee                                    |               |                       | REAGAN,                 | JAMES A                 |  |
| Carstens, Yee & Cahoon, LLP<br>P.O. Box 802334 |               |                       | ART UNIT                | PAPER NUMBER            |  |
| Dallas, TX 75380                               |               |                       | 3621                    |                         |  |
|  |               |                       | DATE MAILED: 10/28/2005 | DATE MAILED: 10/28/2005 |  |

Please find below and/or attached an Office communication concerning this application or proceeding.

| <u> </u>  |   | Application No.   | Applicant(s)  |  |  |  |  |
|---|---|---|---|--|--|--|--|
| Office Action Summary   |   | 09/788,059  | BANTZ ET AL.  |  |  |  |  |
|   |   | Examiner  | Art Unit  |  |  |  |  |
|   |   | James A. Reagan   | 3621  |  |  |  |  |
|   | The MAILING DATE of this communication appears on the cover sheet with the correspondence address<br>Period for Reply   |   |   |  |  |  |  |
| A SH<br>WHIC<br>- Exter<br>after<br>- If NO<br>- Failu<br>Any I | ORTENED STATUTORY PERIOD FOR REPL<br>CHEVER IS LONGER, FROM THE MAILING Insions of time may be available under the provisions of 37 CFR 1.<br>SIX (6) MONTHS from the mailing date of this communication.<br>Period for reply is specified above, the maximum statutory period<br>re to reply within the set or extended period for reply will, by staturely received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b). | DATE OF THIS COMMUNICATION  .136(a). In no event, however, may a reply be tim  d will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDONED | the mailing date of this communication.  O (35 U.S.C. § 133). |  |  |  |  |
| Status  |   |   |   |  |  |  |  |
| 2a)□  | <ul> <li>Responsive to communication(s) filed on <u>26 August 2005</u>.</li> <li>This action is <b>FINAL</b>.</li> <li>Since this application is in condition for allowance except for formal matters, prosecution as to the merits is</li> </ul>   |   |   |  |  |  |  |
|   | closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.   |   |   |  |  |  |  |
| Dispositi   | on of Claims  |   |   |  |  |  |  |
| 5)□<br>6)⊠<br>7)□   | Claim(s) <u>1-33</u> is/are pending in the application 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed.  Claim(s) <u>1-33</u> is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/   | awn from consideration.   |   |  |  |  |  |
| Applicati   | on Papers   |   |   |  |  |  |  |
| 10)   | The specification is objected to by the Examin The drawing(s) filed on is/are: a) ac ac Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the E  | cepted or b) objected to by the E<br>e drawing(s) be held in abeyance. See<br>ction is required if the drawing(s) is obj  | e 37 CFR 1.85(a).<br>ected to. See 37 CFR 1.121(d).           |  |  |  |  |
| Priority u  | ınder 35 U.S.C. § 119   |   |   |  |  |  |  |
| a)[   | Acknowledgment is made of a claim for foreig  All b) Some * c) None of:  1. Certified copies of the priority documer  2. Certified copies of the priority documer  3. Copies of the certified copies of the priority application from the International Bureasee the attached detailed Office action for a lis  | nts have been received.  Ints have been received in Application  Ority documents have been receive  au (PCT Rule 17.2(a)).  | on No ed in this National Stage                               |  |  |  |  |
| Attachment  | t(s)  |   |   |  |  |  |  |
| 1) Notic<br>2) Notic<br>3) Inform                               | e of References Cited (PTO-892)<br>e of Draftsperson's Patent Drawing Review (PTO-948)<br>nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08<br>r No(s)/Mail Date  | 4) A Interview Summary Paper No(s)/Mail Da  5) Notice of Informal Pa  6) Other:   | (PTO-413)<br>te<br>atent Application (PTO-152)                |  |  |  |  |

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## **DETAILED ACTION**

### **Status of Claims**

- 1. This action is in response to the informal communication received on 26 August 2005.
- 2. Claims 1-33 have been examined.

## Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 4. Claims 1-4, 9-11, 12-16, 20-22, 23-26, and 31-33 are rejected under 35 U.S.C. 102(a) as being anticipated by Vashistha et al. (US 20010051913 A1).

# Claims 1-4, 12-16, and 23-26:

Vashistha, as shown, discloses the following limitations:

- obtaining bids from a plurality of service providers for providing a service (see at least paragraph 0037 as well as other relevant and related text);
- determining an estimated time of completion for the service for each of the
  plurality of service providers (see at least paragraphs 0081-0087 as well as
  other relevant and related text);

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providing the bids from the plurality of service providers and the estimated time of

completion for the service for each of the plurality of service providers to the

client device (see at least paragraphs 0081-0087 as well as other relevant and

related text);

determining a service provider rating for each of the plurality of service

providers (see at least paragraphs 0071 and 0093 as well as other relevant and

related text);

providing the service provider rating for each of the plurality of service providers

to the client device (see at least paragraphs 0071 and 0093 as well as other

relevant and related text);

receiving a selection of a selected service provider from the plurality of service

providers and a command to place an order for the service with the selected

service provider (see at least paragraphs 0078 as well as other relevant and

related text);

placing an order with the selected service provider (see at least paragraph 0079

as well as other relevant and related text);

each bid includes a price for providing the service (see at least the abstract well

as other relevant and related text);

Claims 9-11, 20-22, and 31-33:

Vashistha, as shown, discloses the following limitations:

• the method is implemented in an electronic marketplace provider (see at least

paragraphs 0009-0012 as well as other relevant and related text);

the electronic marketplace provider is present on a proxy server (see at least

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Figure 12 as well as other relevant and related text);

the electronic marketplace provider is present on the client device (see at least
 Figure 12 as well as other relevant and related text);

## Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 5-11, 16-19, and 27-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vashistha, and further in view of Goino (US 2001/0056396 A1).

#### Claims 5-11, 16-19, and 27-30:

Vashistha discloses the project management and development methods as shown the rejections above. Vashistha does not disclose the following limitations:

- each bid further includes an estimated time to perform the service at a location associated with a corresponding service provider.
- determining an estimated time of completion for the service for each of the plurality of service providers includes obtaining route information from a route determination provider based on a first location associated with the client device and a second location associated with a corresponding service provider.

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obtaining historical travel data from a historical database;

calculating an estimated time of travel for each of the plurality of service providers

based on the route information and the historical travel data.

adding the estimated time of travel to an estimated time of performing the service at

the second location.

of a client (Goino, paragraphs 0010-0012)."

Goino, however, in at least discloses a computer-networked bidding system that includes placing bids based on a variable due date, delivery options, price, routes and routing, and multiple pick ups at multiple locations, as well as other relevant bidding options. See at least Figure 6, 14, 17-20, and 30+, related text, and other pertinent passages. IT would have been obvious to one of ordinary skill in the art at the time of the invention to combine the project management and development methods as disclosed Vashistha with Giono's variable pick up and delivery bidding system because, "its first object is to provide an auction method, an auction system and a server which can satisfy requirements other than the price for a client...to provide an auction method, an auction system and a server that permit a client who looks for a partner, with whom an article is sold or purchased, to find a trading partner who meets desired conditions in accordance with the client's circumstances with respect to trading dates such as the article delivery date, the payment deadline...to provide an auction method, an auction system and a server that can achieve the first object as well as meet requirements with respect to the position

Any inquiry of a general nature or relating to the status of this application or concerning this communication or earlier communications from the Examiner should be directed to James A. Reagan whose telephone number is 571.272.6710. The Examiner can normally be reached on Monday-Friday, 9:30am-5:00pm. If attempts to reach the examiner by telephone are unsuccessful, the Examiner's supervisor, James Trammell can be reached at 571.272.6712. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://portal.uspto.gov/external/portal/pair">http://portal.uspto.gov/external/portal/pair</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866.217.9197 (toll-free).

Any response to this action should be mailed to:

## **Commissioner of Patents and Trademarks**

Washington, D.C. 20231

or faxed to:

571-273-8300 [Official communications, After Final communications labeled "Box AF"]

571-273-8300 [Informal/Draft communications, labeled "PROPOSED" or "DRAFT"]

Hand delivered responses should be brought to the United States Patent and Trademark Office Customer Service Window:

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401 Dulany Street

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JAMES A. REAGAN

**Primary Examiner** 

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04 October 2005